UNITED STATE DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT KNOXVILLE

| IRENE JENKINS, |) | |
|--------------------------------|----------------------|---------------------------------------|
| Plaintiff, |) | No. 3:11-CV-342 |
| V. |) (CAMPBELL/SHIRLEY) | |
| | | NOVARTIS PHARMECEUTICAL CORP., |
| Defendant. |) | |
| SANDRA THORN, |) | |
| Plaintiff, |) | |
| V. |) | No. 3:11-CV-373 (CAMPBELL/SHIRLEY) |
| NOVARTIS PHARMECEUTICAL CORP., |) | |
| Defendant. |) | |

MEMORANDUM AND ORDER

These cases are before the undersigned pursuant to 28 U.S.C. § 636, the Rules of this Court, and the orders of the District Judge referring the various <u>Daubert</u> challenges in these cases to the undersigned for disposition. The Court entered an Order on June 15, 2012, directing that the Plaintiffs appear before the Court, via counsel, to show cause why Dr. Robert Marx and Dr. Suzanne Parisian, two of the Plaintiffs' proffered expert witnesses, should not be excluded for being unable to attend a Daubert hearing scheduled for June 19, 2012.

Coursel appeared before the Court on June 19, 2012, for a show cause hearing, which the Court had set at the time originally designated to take up the <u>Daubert</u> challenges in this case. Present representing Plaintiff Jenkins was Attorney Robert Germany. Present representing Plaintiff Thorn was Attorney Terence Sweeney. Attorney Cary Bauer was also present on behalf

of the Plaintiff Thorn. Attorneys William Cople, Dwight Tarwater, and Robert Johnston were present representing the Defendant.

At the hearing, the Court heard from the parties, and for the reasons more fully stated at the hearing, the Court found that the Plaintiffs had demonstrated good cause for not excluding Dr. Robert Marx and Dr. Suzanne Parisian from testifying in this case. Among other things, the Court found that because the <u>Jenkins</u> case is not set for trial and the <u>Thorn</u> case is not set for trial until July of 2014, there was sufficient time in which to address the <u>Daubert</u> challenges. The Court, however, found that while the Defendants had not been legally prejudiced, they had been financially prejudiced in that they had made arrangements and preparations to appear at the <u>Daubert</u> hearing, which was cancelled because the Plaintiffs' attorney failed to secure the attendance of the proffered expert witnesses. Defendant's attorney now had to appear instead at the show cause hearing. The Court found that counsel for the Plaintiffs – specifically, Mr. Robert Germany – should pay the costs of Mr. William Cople appearing at the show cause hearing.

Further, the Court found that the cost-shifting issue previously presented to the Court – regarding who should pay costs for the <u>Daubert</u> hearing – is now moot, and that in light of the recent events in this case, the Court finds that Mr. Robert Germany will be responsible for the costs of presenting the testimony of Dr. Robert Marx and Dr. Suzanne Parisian at the <u>Daubert</u> hearing in this matter.

Accordingly, it is **ORDERED**:

1. Mr. Robert Germany **CONFER** with Dr. Robert Marx and Dr. Suzanne Parisian to determine *all* dates in September of 2012 that they are available to appear for a <u>Daubert</u> hearing in Knoxville, Tennessee;

2. Mr. Robert Germany CONFER with counsel for the Defendant to select a date from the

dates provided by Dr. Robert Marx and Dr. Suzanne Parisian on which to hold the

Daubert hearing;

3. Mr. Robert Germany **CONTACT** the chambers of the undersigned, with at least one

attorney representing Defendant on the line or cc'ed on the correspondence, to convey the

date selected to the Court;

4. Mr. Robert Germany INSTRUCT Dr. Robert Marx and Dr. Suzanne Parisian to hold

open the date conveyed to the Court, and Mr. Robert Germany BEAR the travel costs

entailed in presenting the testimony of Dr. Robert Marx and Dr. Suzanne Parisian to the

Court in September of 2012;

5. Mr. William Cople **SUBMIT** proof of his travel expenses – but not his professional fees

– incurred in attending the hearing on June 19, 2012, to Mr. Robert Germany;

6. Mr. Robert Germany **REIMBURSE** Mr. William Cople for his travel expenses as soon

as possible after receiving the proof of his expenses; and

7. The Defendants have the option to take the deposition of Dr. Robert Marx on or before

August 20, 2012, and if they elect to take the deposition of Dr. Marx, Mr. Robert

Germany shall insure that Dr. Marx is available at the agreed upon date and time.

IT IS SO ORDERED.

ENTER:

s/ C. Clifford Shirley, Jr.

United States Magistrate Judge